## FISCHER PORTER & THOMAS, P.C.

JAY D. FISCHER

ARTHUR I PORTER, JR. ALAN C THOMAS .. DONALD H LARSEN \*\*

MATTHEW L SELDIN DOMINICK MINERVINI . AARON E. ALBERT

COUNTEL FREDERICK M MINTZ ALAN P FRAADE .

OF COUNSEL EDDIE RAYNORD HADDEN HOWARD P DAVIS

REENA FORST -PETER H. TILEM +
BART J EAGLE \*
JOEL J. REINFELD

ATTORNEYS AT LAW

440 SYLVAN AVENUE, SUITE 130 ENGLEWOOD CLIFFS, NJ 07632-2700

TELEPHONE. (201) 569-5959 TELESCOPIES (201) 871-4844 WWW FPMTL COM

USDC SDNY ELECTRONICALLY FILED DOCUMENT

DOC #: E-MAIL ADDRESS |reinfeld@fpmtlaw.com

August 3, 2007

250 WEST 57" ST SUITE 1612 NEW YORK NY 10 07-1606 TELEPHONE 2 2) 545-192 TELECOPIED (2) 10 TELECOPIER (212) 545-9 02

TE NIAM HYRON EE! NEW CITY, NY 1 0958-950 TELEPHONE (845) 108-0501 TELECOPIER (845) 439-3202

2065 BOSTON POST RD LARCHMONT, NY 105-6-3944 TELEPHONE: (014) 933-3785 FACSIMILE (914) 833-9766

70 BLOOMFIFL & AVENUE PINE BROOK, NJ 070E8-9737

- NY BARIONLY
- NU BAR ONLY
- N.Y. N.J. & D.C BARS RAND ATA BARS
- NY. & CT. BAR

PLEASE RESPOND TO ENGLEWOOD OLFFS, NU OFFICE

OF FAM.

VIA: FACSIMILE 212-805-7941 ONLY

The Honorable Loretta A. Preska United States District Judge 500 Pearl Street Room 1320 New York, New York 10007

RE:

DeMenna v. Buck Scientific, Inc., et al;

Souther District of New York Case No07 CV 6420 (LAP)

Dear Judge Preska:

As you are well-aware, your Honor afforded the Parties until this afternoon to formulale a Preliminary Discovery Plan. The purpose of this letter is to request an extension of same until the close of business on Tuesday August 28, 2007. The reason for this request is: (1) my Client has been out of town and I would like to discuss the Plan with him; and, (2) we should know by Monday the timetable for reproduction of the electronic data. Please note that my Adversary consents to this request.

Thank you for your consideration.

Very truly yours,

he request is

SO ORDERED.

cc.

Michael Ferch, Esq.

(Via facsimile only 212-956-4596)

UNITED STATES DISTRICT JUDGE